CHAPTER 170.

CITY OF PERRY.

Substitute for S. F. 545.

AN ACT to legalize certain warrants of the city of Perry, Iowa.

WHEREAS, the city of Perry, in the county of Dallas, state of Iowa, did heretofore make a certain expenditure and did issue warrants against the general fund in the sum of twelve thousand dollars (\$12,000.00) to evidence the indebtedness incurred in making said expenditure, said warrants consisting of twenty-four (24) warrants of five hundred dollars (\$500.00) each, numbered consecutively from four hundred twenty-one (421) to four hundred forty-four (444), both numbers inclusive, each dated March 14th, 1917, all of which warrants are now outstanding, payable, and due; and

Whereas, the total indebtedness of said city does not now, including said warrants, and did not at the time of the issuance of said warrants, including said warrants, or at the time of the contracting of the indebtedness evidenced by said warrants, including said indebtedness, exceed the constitutional limitation on indebtedness; and

Whereas, said expenditure was made for a purpose of general and lasting benefit authorized by law, and said city is enjoying the use and benefit of said expenditure, and the result of said expenditure is well worth the price which said city contracted should be paid therefor; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditure or a portion thereof was contracted in excess of said city's authorized annual revenues; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditure or a portion thereof was contracted in excess of said city's annual revenue actually levied; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the aforesaid expenditure or a portion thereof was not provided for in said city's annual appropriations; and

Whereas, doubts have arisen concerning the legality or validity of the aforesaid warrants or a portion thereof on the ground that the indebtedness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

Whereas, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; Now therefore,

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Expenditures legalized. That the acts of the council 2 and officers of the city of Perry, in the county of Dallas, state of Iowa,
- 3 in making an expenditure for said city and issuing warrants (against

- the general fund) to evidence the indebtedness incurred in making said expenditure in the sum of twelve thousand dollars (\$12,000.00),
- said warrants consisting of twenty-four (24) warrants of five hun-6
- dred dollars (\$500.00) each, numbered consecutively from four hundred twenty-one (421) to four hundred forty-four (444), both num-7
- 8 bers inclusive, dated March 14th, 1917, be and the same are hereby 9
- legalized the same in effect as if said acts had been in full conformity 10 with provisions of law providing therefor. 11
- 1 SEC. 2. Warrants legalized. The aforesaid warrants of said city 2 be and the same are hereby legalized and declared to be and to con-3 stitute valid, legal, and subsisting obligations and indebtedness of said 4 city.
- 1 SEC. 3. Pending litigation. Nothing in this act shall affect any 2 pending litigation.
- Publication clause. This act, being deemed of immedi-1 ate importance, shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published at Des Moines, Iowa, and the Perry Chief a newspaper published at Perry, Iowa, without expense to the state. 3

Approved April 7, A. D. 1917.

I hereby certify that the foregoing act was published in the Perry Chief April 13, 1917, and the Des Moines Register April 16, 1917.

W. S. Allen, Secretary of State.

CHAPTER 171.

OF THE CARRYING OF CONCEALED WEAPONS.

S. F. 92.

AN ACT to repeal section forty-seven hundred seventy-five three-a (4775-3-a) supplement to the code, 1913, and enact a substitute therefor relating to the carrying of concealed weapons.

Be it enacted by the General Assembly of the State of Iowa:

"SECTION 1. Concealed weapons—permit to carry. That section forty-seven hundred seventy-five three-a (4775-3-a), supplement to the code, 1913, be repealed and the following enacted as a substitute therefor:

"For the purpose of enforcing the laws, local, state or national, the 5 mayor or chief of police in cities of the first class, special charter cities and cities under the commission form of government, where there is an organized police force, and in counties, cities of the second class, towns and villages, the sheriff of the county may on request of mayors or peace officers issue a permit, limited to the time therein to be designated, to carry concealed a revolver, given provided that in the independent of said officials such permit shall be 8 9 10 11 12 provided that in the judgement of said officials such permit shall be 13 granted for defense or service while on official duty, or to express, mail or bank agents or messengers or other officers requiring them for protecting property in their care. Each such permit shall, unless

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